UNITED STATE DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

BANK ONE TRUST COMPANY, N.A., TRUSTEE OF THE McLAREN EMPLOYEES' RETIREMENT PLAN "A," and McLaren Investment and Retirement Committee, Administrator of the McLaren Employees' Retirement Plan "A,"

Case No.: 06-12843-GCS-VMM

Hon. George Caram Steeh

Plaintiffs,

V

CHARLES W. LAROSE and SUZETTE HICKOK, Conservator for JENNA KATHLEEN HICKOK, a minor,

Defendants

Mark A. Bush (P35775)

Fraser Trebilcock Davis & Dunlap, P.C.

124 West Allegan Suite 1000

Lansing, Michigan 48933 Telephone: (517) 482-5800

Fax: (517) 482-0887

MBush@fraserlawfirm.com

Attorneys for **Plaintiffs**

Scott R. Fraim (P35669)

Henneke, McKone, Fraim & Dawes, P.C.

2377 S. Linden Road, Suite B

Flint, Michigan 48532

Telephone: (810) 733-2050 Sfraim@hmfdlaw.com Attorneys for Defendant

ORDER FOR DISMISSAL

At a session of said Court, held in the United States Courthouse, City of Detroit, County of Wayne, State of Michigan on this 6th day of September, 2006.

Present: Honorable George Caram Steeh

U.S. District Court Judge

2:06-cv-12843-GCS-VMM Doc # 11 Filed 09/06/06 Pg 2 of 2 Pg ID 44

IT IS HEREBY STIPULATED AND AGREED pursuant to a Stipulation of the

parties entered on August 31, 2006, the Court hereby enters a default judgment upon Jenna

Kathleen Hickok's cross claim against Defendant Charles W. LaRose and orders Plaintiff to

pay Defendant Jenna Kathleen Hickok, through her Conservator Suzette Hickok, the amount

of the retirement plan lump sum death benefit at issue, that being \$62,491.22, plus applicable

accrued interest.

The Court further orders that Plaintiff is entitled to an award of its reasonable costs

and attorney fees in the amount of \$4,500.00, to be first deducted from the amount to be paid

to Defendant Jenna Kathleen Hickok, through her Conservator Suzette Hickok.

This is a Final Order, closing this case and dismissing it with prejudice.

s/George Caram SteehHonorable George Caram Steeh

U.S. District Judge

2